1 2 3 4 5 6 7 8	MARK J. CONNOT (10010)  FOX ROTHSCHILD LLP  1980 Festival Plaza Drive, #700  Las Vegas, Nevada 89135  (702) 262-6899 tel  (702) 597-5503 fax  mconnot@foxrothschild.com  DIANE WESTWOOD WILSON  (Admitted Pro Hac Vice)  FOX ROTHSCHILD LLP  101 Park Avenue, Suite 1700  New York, New York 10178  (212) 878-7900 tel  (212) 692-0940 fax  dwilson@foxrothschild.com  Attorneys for Defendant Sierra Nevada Corp.	
9	Attorneys for Defendant Sterra Nevada Corp.	
10	UNITED STATES I	DISTRICT COURT
12	FOR THE DISTRICT OF NEVADA	
13		
14	AUDRA SHORT, INDIVIDUALLY, AS HEIR, AS ADMINISTRATOR OF THE ESTATE OF CHRISTOPHER CAREY	Case No. 3:20-cv-00431-RJC-WGC
15 16	SHORT, DECEASED, AND ON BEHALF OF A.S., SURVIVING MINOR CHILD OF CHRISTOPHER CAREY SHORT,	MOTION TO REMOVE ATTORNEY FROM CM/ECF SERVICE LIST
17	Plaintiff,	
18	V.	
19 20	SIERRA NEVADA CORP.; and EMBRAER DEFENSE & SECURITY, INC.,	
21	Defendants.	
22	Defendants.	
23	Pursuant to LR IA 11-6, Fox Rothschil	d LLP ("Fox"), attorneys for Defendant Sierra
24	Nevada Corp. ("Defendant") provides notice and moves for relief as follows:	
25	Lucy C. Crow is no longer associated with Fox. Fox requests that she be removed as	
26	counsel for Defendant and the email address lcrow@foxrothschild.com be removed from the	
27	Court's electronic service list.	
28	11	

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1	Fox continues to serve as counsel for Defendant Sierra Nevada Corp. and requests that all		
2	future correspondence, papers and future notices in this action continue to be directed to Mark J.		
3	Connot and Dianne Westwood Wilson.		
4	DATED this 15 <sup>th</sup> day of January, 2021.	DATED this 15 <sup>th</sup> day of January, 2021.	
5	FOX ROTHSCHILD LLP		
6	6		
7	7 <u>/s/ Mark J. Connot</u> MARK J. CONNOT		
8	Las Vegas, NV 891	35	
9	mconnot@fovrothed	child.com	
10	DIANE WESTWOO (Admitted Pro Hac		
11	11 FOX ROTHSCHII	LD LLP	
12	101 Park Avenue, S New York, New York	rk 10178	
13	dwilson@foxrothscl 13 Attorneys for Defend	ma.com dant Sierra Nevada Corp.	
14	14		
15	15		
16	16		
17	17 IT IS SO ORDERED	IT IS SO ORDERED	
18			
19	William 52 Poble		
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21	Datade January 15, 2021		
22	Dateu: January 15, 2021		
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	28		

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that I am an employee of Fox Rothschild LLP, and that on the  $15^{\text{th}}$  day of 3 January, 2021, and pursuant to FRCP 5(b), a copy of the foregoing MOTION TO REMOVE 4 ATTORNEY FROM CM/ECF SERVICE LIST was served via the Court's electronic filing 5 system to the parties listed below: 6 Bradley L. Booke, Esq. 7 10161 Park Run Drive, #150 Las Vegas, NV 89145 brad.booke@lawbooke.com 8 9 Daniel O. Rose, Esq. Kevin J. Mahoney, Esq. 10 Kreindler & Kreindler LLP 750 Third Avenue 11 New York, NY 10017 drose@kreindler.com 12 kmahoney@kreindler.com Attorneys for Plaintiff 13 14 <u>/s/ Doreen Loffredo</u> 15 An employee of Fox Rothschild LLP 16 17 18 19 20 21 22 23 24 25 26 27 28